## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW HAMPSHIRE

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SECURITIES AND EXCHANGE COMMISSION, Plaintiff,	) ) )
v.	) 1:21-cv-260-PB
LBRY INC., Defendant,	) ) )
LBRY FOUNDATION INC.,	)
Defendant-Intervenor.	) ) )
SECOND DECLARATION OF JULIE SIGWART	
Pursuant to 28 U.S.C. § 1746(2), I decl	lare as follows:
1. I am not an employee of LBRY,	Inc., having left the company in October 2020.
2. The "Swarm" program, reference	ed by the SEC in its opposition memorandum,
was part of LBRY, Inc.'s community building p	rogram. It has never been a program of LBRY
Foundation, Inc. ("Foundation"). The Foundation	on was registered after the Swarm program was
stopped.	
I declare under penalty of perjury that the forego	oing is true and correct.
Executed on the 22nd day of July, 2021.	/s/ Julie Sigwart JULIE SIGWART